FOR THE NORTHERN DISTRICT OF TEXAS			
		U.S. DISTRICT COURT NORTHERN DISTRICT OF TEXAS ALL	AS DIVISION
UNITE	ED STA	ATES OF AMERICA	§
VS.		JAN 1 6 2015	§ CASE NO.: 3:14-CR-367-B (04)
NIA RI	EED	COUNT	\
		CLERK, U.S. DISTRICT COURT) 8 3
	1		RECOMMENDATION
	1	CONCERNIN	G PLEA OF GUILTY
before r Indictn each of the offe offense. of Pos	me purs nent, fi the sub ense cha I there session	suant to Fed. R. Crim. P. 11, and has ent filed on October 8, 2014. After cautioning bjects mentioned in Rule 11, I determined harged is supported by an independent by refore recommend that the plea of guilty of a Controlled Substance With In	tited States v. Dees, 125 F.3d 261 (5 th Cir. 1997), has appeared tered a plea of guilty to Count 5 of the 35 Count Superseding and examining Defendant Nia Reed under oath concerning d that the guilty plea was knowledgeable and voluntary and that pasis in fact containing each of the essential elements of such be accepted, and that Defendant Nia Reed be adjudged guilty tent to Distribute in violation of 21 USC § 841(a)(1) and after being found guilty of the offense by the district judge,
	The de	efendant is currently in custody and sho	uld be ordered to remain in custody.
	The defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(1) unless the Court finds by clear and convincing evidence that the defendant is not likely to flee or pose a danger to any other person or the community if released.		
		The Government does not oppose rele	2464
	☐ The defendant has been compliant with the current conditions of release.		
	I find by clear and convincing evidence that the defendant is not likely to flee or pose a danger to any		
			ased and should therefore be released under § 3142(b) or (c).
		•	
		The Government opposes release.	
		The defendant has not been compliant	
		If the Court accepts this recommenda Government.	ation, this matter should be set for hearing upon motion of the
The defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(2) unless (1)(a) the Court is a substantial likelihood that a motion for acquittal or new trial will be granted, or (b) the Gove			ant to 18 U.S.C. 8 3143(a)(2) unless (1)(a) the Court finds there
	recommended that no sentence of imprisonment be imposed, or (c) exceptional circumstances are clearly shown under § 3145(c) why the defendant should not be detained, and (2) the Court finds by clear and		
	convincing evidence that the defendant is not likely to flee or pose a danger to any other person or the community if released.		
	C:	d January, 17, 2015	
	Signed	d January 16, 2015.	San Carrillo X
			IDMA C DAMIDEZ
			IRMA C. RAMIREZ UNITED STATES MAGISTRATE JUDGE
			UNITED STATES MADISTRATE JUDGE)

Case 3:14-cr-00367-BIN THE WINDIFFE STATES OF DISTRICTS COUPLING 1 of 1 Page ID 895

NOTICE

Failure to file written objections to this Report and Recommendation within fourteen (14) days from the date of its service shall bar an aggrieved party from attacking such Report and Recommendation before the assigned United States District Judge. 28 U.S.C. §636(b)(1)(B).